STATE OF NEW YORK

2750

2023-2024 Regular Sessions

IN SENATE

January 24, 2023

Introduced by Sen. BAILEY -- read twice and ordered printed, and when printed to be committed to the Committee on Finance

AN ACT to amend the state finance law and the criminal procedure law, in relation to establishing a reentry services and treatment fund; and making an appropriation therefor

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1	Section 1. The state finance law is amended by adding a new section
2	92-kk to read as follows:
3	<u>§ 92-kk. Reentry services and treatment fund. 1. There is hereby</u>
4	established in the joint custody of the state comptroller and the
5	commissioner of taxation and finance a special fund to be known as the
6	"reentry services and treatment fund" for the purposes of funding volun-
7	tary services and treatment in the community for New Yorkers reentering
8	the community after a period of incarceration.
9	2. The several amounts specified in this section for reentry services
10	and treatment, or so much thereof as shall be sufficient to accomplish
11	the purposes designated by the appropriations, are hereby appropriated
12	and authorized to be paid as hereinafter provided, to the respective
13	public officers and for the several purposes specified.
14	3. Money allocated to the reentry services and treatment fund shall be
15	kept separate and shall not be commingled with any other funds in the
16	custody of the state comptroller.
17	4. Money expended from this fund shall be used to supplement and not
18	supplant or replace any other funds, including federal or state funding,
19	which would otherwise have been expended for reentry services and treat-
20	ment. Provided further, general operating funds or baseline funding
21	shall not be reduced due to monies expended from the fund.
22	5. This fund shall consist of monies appropriated by the legislature
23	to be spent on eligible expenditures as defined herein.

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

LBD05724-01-3

S. 2750

6. Funding shall be distributed regionally and to ensure adequate 1 geographic disbursement across the state. In addition to programs and 2 services overseen by the division of criminal justice services, funding 3 4 may also be expended on programs and services overseen by the department 5 of health, the office of mental health, the division of housing and 6 community renewal, the office of addiction services and supports, the 7 office of temporary and disability assistance, or any other agency that may oversee an appropriate program or service that is considered an 8 eligible expenditure as provided under this section. Funding decisions 9 10 shall include an emphasis on supporting programs that are culturally, 11 linguistically and gender competent, trauma-informed, evidence-based 12 and, where appropriate, employ individuals with lived experience as part of the services provided. Agencies, offices, and programs receiving such 13 funding shall collaborate at the regional level to identify gaps of 14 15 service and develop a comprehensive continuum of services to support the reentry and treatment needs of individuals reentering the community 16 17 after a period of incarceration. 7. On or before November first of the year after the initial deposit 18 of monies in the reentry services and treatment fund, the relevant 19 20 commissioners shall provide a written report to the governor, temporary 21 president of the senate, speaker of the assembly, chair of the senate 22 finance committee, chair of the assembly ways and means committee, chair 23 of the senate alcoholism and substance abuse committee and chair of the assembly alcoholism and drug abuse committee. Such report shall be 24 25 presented as a consolidated dashboard and be made publicly available on the respective offices' websites. The report shall include the following 26 27 information: 28 (i) the baseline funding for any entity that receives funding from the 29 reentry services and treatment fund, prior to the receipt of such 30 reentry services and treatment funds; 31 (ii) how funds deposited in the reentry services and treatment fund 32 had been utilized in the preceding calendar year, including but not 33 limited to: 34 (A) the amount of money disbursed from the fund and the award process used for such disbursement, if applicable; 35 36 (B) the names and total number of recipients, the amounts awarded to 37 each recipient and details about the purpose such funds were awarded for, including what specific services and programs the funds were used 38 39 on and what populations such services or programs served, including information on specific services or programs aimed to serve women and 40 families impacted by incarceration; 41 42 (C) the main criteria utilized to determine the award, including how 43 the program or service assists to reduce recidivism of individuals reen-44 tering the community after a period of incarceration; 45 (D) an analysis of the effectiveness of the services and/or programs 46 that received reentry services and treatment funding in their efforts to 47 increase stability and reduce recidivism of individuals reentering the community after a period of incarceration. Such analysis shall utilize 48 evidence-based uniform metrics when reviewing the effects the service 49 and/or program had on enhancing stability and supports for individuals 50 served by the service and/or program, preventing further criminal legal 51 52 system involvement, and advancing treatment and recovery for individuals 53 with associated needs; 54 (E) any relevant information provided by the New York subdivisions 55 pursuant to this section; and

S. 2750

1	(F) any other information the commissioners deem necessary for the
2	legislature to determine appropriate future awards and ensure such fund-
3	ing is not being used to supplant local, state, or federal funding.
4	§ 2. Section 2.30 of the criminal procedure law is amended by adding a
5	new subdivision 7 to read as follows:
б	7. (a) The commissioner of criminal justice services, in consultation
7	with the commissioner of health, shall ensure that training for peace
8	officers who work in the criminal legal system are provided at least ten
9	hours of training annually related to mental illness and trauma informed
10	care pursuant to section 7.23 of the mental hygiene law. Trauma training
11	pursuant to this section will be offered as an additive part of the
12	required training for all such peace officers, and no other part of the
13	training will be reduced. Such training shall include, but not be limit-
14	ed to:
15	(i) programs and activities related to mental health, including any
16	information on applicable mental health diversion programs and proc-
17	
18	(ii) trauma informed care, intervention and practices, including
19	gender-informed care and best practices on making an arrest when a child
20	is present; (iii) adverse childhood experiences and social emotional learning,
21 22	including the impact of parental incarceration on children and best
23	practices for facilitating familial connection to an incarcerated care-
24	giver;
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25	(iv) behavioral health disorders:
	(iv) behavioral health disorders; (v) best practices for improving the overall criminal legal system
25 26 27	(v) best practices for improving the overall criminal legal system
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2678901233333333390123444444444444444444444444444444444444	 (v) best practices for improving the overall criminal legal system environment; (vi) safe de-escalation of crisis situations; (vii) identifying signs and symptoms, including early stages of mental illness and behavioral health issues; and (viii) the use of evidence-based training programs including, but not limited to, mental health first aid or core elements of such programs to the extent practicable. (b) In addition to other programs and services, the state comptroller and the commissioner of taxation and finance shall ensure that a sufficient portion of the moneys appropriated to the reentry services and treatment fund, established under section ninety-two-kk of the state finance law, is allocated to provide the required training pursuant to this section. § 3. The sum of five hundred million dollars (\$500,000,000), or so much thereof as may be necessary, is hereby appropriated to the department of taxation and finance from any moneys in the state treasury in the general fund to the credit of the reentry services and treatment fund search of the state of the reentry services and treatment fund to the credit of the reentry services and treatment fund not otherwise appropriated for the purposes of carrying out the provisions of this act. Such sum shall be payable on the audit and warrant of the state comptroller on vouchers certified or approved by
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49 § 4. This act shall take effect immediately.

3